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UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT TACOMA

LUMENTUM OPERATIONS LLC,

Plaintiff,

v.

NLIGHT, INC.; DAHV KLINER; and ROGER L. FARROW,

Defendants.

CASE NO. 3:22-cv-05186-BHS

## STIPULATED JOINT CLAIM CONSTRUCTION

NOTED FOR August 24, 2023

The Court's Scheduling Order (Dkt. 47) states that "[i]f either party decides that a claim construction hearing is necessary, that party shall file a motion requesting a claim construction hearing following the exchange of both proposed claim terms and phrases and preliminary claim constructions and evidence." Dkt. 47 at 1.

Pursuant to the schedule entered by the Court, on June 23, 2023, Plaintiff Lumentum Operations LLC ("Lumentum") informed Defendants nLIGHT, Inc. ("nLIGHT"), Dahv Kliner, and Roger L. Farrow ("Defendants") of its position that no claim terms or phrases require construction in this matter. On the same day, Defendants identified one claim term—"confinement region"—that Defendants contended required construction. Also pursuant to the Scheduling Order, on July 24, 2023, Lumentum and Defendants (collectively, the "Parties") exchanged preliminary claim constructions and evidence for this term. Following this exchange, Defendants informed Lumentum

that they would agree to the construction for "confinement region" proposed by Lumentum—"a higher-index region surrounded by a lower-index region."

Accordingly, no party believes that a claim construction hearing is necessary in this case, and the Parties respectfully ask the Court to accept and adopt the following agreed upon construction for the term "confinement region":

<u>Claim Term</u>	Agreed Upon Construction
"confinement region"	"a higher-index region surrounded by a lower-index region"

DATED this 25th day of August, 2023.

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STIPULATED JOINT CLAIM CONSTRUCTION - 2 CASE NO. 3:22-CV-05186-BHS

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**ORDER** 1 The Court adopts the Parties' stipulated construction as shown above. It is 2 3 **SO ORDERED** on this 25th day of August, 2023. 4 5 6 7 United States District Judge 8 9 Respectfully submitted by: 10 By: s/Joel D. Sayres (with permission) 11 Joel D. Sayres 1144 15th Street, Suite 3400 12 Denver, CO 80202 Telephone: (303) 607-3500 13 Joel.Sayres@FaegreDrinker.com 14 David J.F. Gross 15 1950 University Avenue, Suite 450 East Palo Alto, CA 94303 16 Telephone: (650) 324-6700 David.Gross@FaegreDrinker.com 17 18 Braden M. Katterheinrich Johnathon E. Webb 19 Doowon R. Chung 2200 Wells Fargo Center 20 90 S. 7th Street, Suite 2300 21 Minneapolis, MN 55402 Telephone: (612) 766-7000 22 Braden.Katterheinrich@FaegreDrinker.com Johnathon.Webb@FaegreDrinker.com 23 Doowon.Chung@FaegreDrinker.com 24 Zachary D. Wawrzyniakowski 25 320 South Canal Street, Suite 3300 Chicago, IL 60606-5707 26

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